IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

| UNITE | D STAT | ES OF AMERICA |) | |
|---|---|--|--|---|
| VS. | | |) | CASE NO.:3:16-CR-446-M (01) |
| BENITO ESPINOZA, JR., Defendant. | | |) | |
| REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY | | | | |
| and afte in Rule support recomm | eared being caution and the second that it is the second that ictment. | fore me pursuant to Fedning and examining BE etermined that the guilt independent basis in the plea of guilty be and, charging a violation of | d. R. Crim.P. 11, and has en ENITO ESPINOZA, JR. u lty plea was knowledgeable fact containing each of the coepted, and that BENITO of 21 U.S.C. § 846, that is, of | of <u>United States v. Dees</u> , 125 F.3d 261 (5 th Cir. 1997), intered a plea of guilty to Count 1 of the Indictment , under oath concerning each of the subjects mentioned le and voluntary and that the offense(s) charged is the essential elements of such offense. I therefore DESPINOZA , JR. be adjudged guilty of Count 1 of Conspiracy to Distribute a Controlled Substance , ty of the offense by the district judge, |
| × | The defe | endant is currently in c | sustody and should be order | ed to remain in custody. |
| | The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released. | | | |
| - | | I find by clear and convin | compliant with the current concing evidence that the defend | onditions of release. Int is not likely to flee or pose a danger to any other person released under § 3142(b) or (c). |
| | | | een compliant with the condi- | tions of release. should be set for hearing upon motion of the Government. |
| | The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there substantial likelihood that a motion for acquittal or new trial will be granted, or (b) the Government has recommended no sentence of imprisonment be imposed, or (c) exceptional circumstances are clearly shown under § 3145(c) why defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not lil to flee or pose a danger to any other person or the community if released. | | | |
| | Date: | September 26, 2017. | | PAUL D. STICKNEY UNITED STATES MAGISTRATE JUDGE |

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).